

**IN THE DISTRICT COURT OF THE VIRGIN ISLANDS
DIVISION OF ST. CROIX**

PETRO INDUSTRIAL SOLUTIONS, LLC
(PETRO),

Plaintiff,

vs.

ISLAND PROJECT AND OPERATING
SERVICES, LLC, VITOL US HOLDING II
CO., VITOL VIRGIN ISLANDS CORP,
ANDREW CANNING, OPTIS EUROPE,
LTD., VTTI, and VITOL, INC.,

Defendants

CASE NO. 1:21-CV-00312

BREACH OF CONTRACT

JURY TRIAL DEMANDED

**AMENDED NOTICE OF CROSS 30(B)(6) DEPOSITION OF VERSA INTEGRITY
GROUP, INC.**

Amend the date and time

TO: Glenda L. Lake, Clerk of the Court
District Court of the V.I.

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PLEASE TAKE NOTICE that pursuant to Federal Rule of Civil Procedure 30(b)(6), Plaintiff **PETRO INDUSTRIAL SOLUTIONS, LLC**, by and through undersigned counsel, will take the oral examination of **VERSA INTEGRITY GROUP, INC.** Defendant shall designate one or more officers, directors or managing agents who are competent to testify on the company's behalf.

That person(s) who is designated to testify on Defendant's behalf should have knowledge of, but not be limited to, the following:

1. The contractual relationship between the Plaintiff and Versa Integrity Group, Inc.
2. Versa Integrity Group's knowledge as to how to certify welders.
3. Versa Integrity Group's knowledge as to how to re certify welders who have been previously certified and continued to work for a company.
4. ASME requirements as to listing welders.
5. The scope and results of Versa Integrity Group's listing of Petro's work on the 3" vent line at the Vitol Propane Terminal as hired by Petro.
6. The request by IPOS, VTTI, or Vitol to retest the Petro welds, the scope of that listing, the results, and whether the welds as a whole passed the ASME standards for approval of the work.

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7. Who hired Versa Integrity Group to test the WPA 3" Rent Line welds after Petro had Versa test them, the amount billed, who were the primary persons reported to, and the cost of the work?
8. Who actually was in charge of the work for Versa Integrity Group on the second contract to list the 3" vent line?
9. Versa Integrity Group's knowledge of Guillermo Castro.

This deposition will take place on **July 28, 2023, at 4:00 PM**, at **via Zoom**, before any Notary Public commissioned by the Territory of the US Virgin Islands or other person qualified to administer the oath and take deposition.

This deposition is being taken for use as evidence and/or trial purposes and may be continued from day to day until completed.

RESPECTFULLY SUBMITTED
LEE J. ROHN AND ASSOCIATES, LLC
Attorneys for Plaintiff

DATED: July 26, 2023

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CERTIFICATE OF SERVICE

THIS IS TO CERTIFY that on July 26, 2023, I electronically filed the foregoing with the Clerk of the Court using the electronic filing system, which will send a notification of such filing to the following:

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I also caused a true and correct copy of the foregoing to be served via electronic mail upon the following:

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BY: /s/ Lee J. Rohn (kj)